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0	UNITED STATES	DISTRICT COURT
1	NORTHERN DISTRICT OF CALIFO	ORNIA, SAN FRANCISCO DIVISION
3	WAYMO LLC, Plaintiff,	CASE NO. 3:17-cv-00939
4	VS.	PLAINTIFF'S SUPPLEMENTAL BRIEF IN SUPPORT OF ITS MOTION FOR PRELIMINARY INJUNCTION
5	UBER TECHNOLOGIES, INC.; OTTOMOTTO LLC; OTTO TRUCKING	
6	LLC,	UNREDACTED VERSION OF DOCUMENT SOUGHT TO BE SEALED
7	Defendants.	
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Case No.3:17-cv-00939

PLAINTIFF'S SUPPLEMENTAL BRIEF IN SUPPORT OF MOTION FOR PRELIMINARY INJUNCTION

Plaintiff, Waymo LLC ("Waymo"), respectfully submits this authorized supplemental brief in support of its Motion of Preliminary Injunction (Dkt. 25-4). Per the Court's direction at the May 3, 2017 hearing (P.M. Sealed Session Tr. at 71:17-23), this brief addresses the additional evidence gathered at the Court-ordered May 4, 2017 deposition of Uber Technologies, Inc. ("Uber") engineer James Haslim.<sup>1</sup>

#### **INTRODUCTION**

Uber faces an undisputed record showing that the head of its self-driving car program misappropriated more than 14,000 highly sensitive files from Waymo. The evidence gathered during the expedited discovery period demonstrates that Uber uses the trade secrets contained in those files—including trade secrets where Uber does not even allege independent development—and Uber copied Waymo's design down to the micron.

In a bid to save its tainted LiDAR program, Uber has attempted to spin a one-sided story by submitting carefully phrased pleadings and attorney-drafted declarations designed to conceal the true history of Uber's LiDAR development. The story started with Uber's Opposition brief, where it tried to limit the scope of the case to the Fuji device. According to Uber, the Fuji device was its only LiDAR system, and it was developed independently based on "beam spacing parameters" that Scott Boehmke came up with prior to the Otto acquisition. Those arguments quickly unraveled as soon as Waymo began taking discovery. Waymo uncovered the Spider device, which Uber hid from the Court and which indisputably infringes the asserted '922 and '464 Patents. Waymo also demonstrated significant holes in Uber's independent development story, including a complete failure by Uber to produce evidence tying Mr. Boehmke's early work to the Fuji design. And Waymo demonstrated that the Fuji and Spider devices use numerous Waymo trade secrets including Trade Secret No. 1 directed to

<sup>1</sup> After examination by Waymo counsel, counsel for Uber conducted a substantial re-redirect—over an hour in length. And, contrary to this Court's standing order, Mr. Haslim and his counsel had private conferences during the court-ordered deposition. (Jaffe Supp. Decl. Ex. 132, Haslim Tr. at 143:25-147:2.) Uber's counsel improperly instructed the witness not to reveal the substance of the

private conference. (*Id.* at 147:3-148:11.)

, Trade Secret No. 7 directed to

1	T. 1. C N. 14. F 1.
1	, Trade Secret No. 14 directed to
2	, and Trade Secret
3	Nos. 48 and 90 directed to a
4	Faced with voluminous record evidence, Uber doubled down in its sur-reply and submitted
5	brand new arguments and declarations. For the first time, Uber argued that the Fuji device does not
6	use Trade Secret No. 1, based on arguments from its expert that
7	. Uber also supplemented its independent development story by
8	arguing that the Fuji device was based on a so-called "Plan B" that Mr. Boehmke developed in mid-
9	2016. And Uber attempted to explain away its prior concealment of the Spider device by arguing that
10	it was never used, and that its features that indisputably use Waymo's trade secrets were known in the
11	public domain.
12	Once again, these arguments have fallen apart, this time in light of the Court-ordered
13	deposition testimony of James Haslim. As explained in detail below, Mr. Haslim's testimony revealed
14	numerous inconsistencies and outright contradictions in Uber's litigation-driven narrative. For
15	example, Mr. Haslim directly contradicted Uber's sur-reply argument that Fuji does not use Trade
16	Secret No. 1, and explained that the interpretation Uber used to argue "no use" incorrectly focused on
17	the
18	As another example, Uber's sur-reply declarations completely omitted the origin of the
19	in Spider device, yet Mr. Haslim explained during his deposition that the design
20	was based on a circuit drawing from Anthony Levandowski that maps directly to a presentation that
21	Mr. Levandowski stole from Waymo on his way out the door. Mr. Haslim also revealed that Uber's
22	own responses to Court-ordered requests for information are inaccurate: Mr. Haslim identified four
23	LiDAR suppliers that Uber is working with; the list Uber's lawyers provided to the Court omits three
24	of them.
25	Mr. Haslim's recent testimony confirms that Uber infringes Waymo's patents and uses
26	Waymo's trade secrets, and that Uber did not independently develop its LiDAR technology. The
27	testimony confirms that Waymo will prevail on its patent and trade secret claims, and that Waymo is
28	entitled to preliminary relief in order to stop Uber's ongoing misuse of Waymo's technology.

ARGUMENT

# I. MR. HASLIM DEPOSITION TESTIMONY PROVIDES FURTHER PROOF THAT UBER'S LIDAR DEVICES USE WAYMO'S TRADE SECRETS

#### A. Mr. Haslim Confirmed that Fuji Uses Waymo's Trade Secret No. 1

In its sur-reply, Uber disputed for the first time that it uses Trade Secret No. 1, directed to (Sur-Reply (Dkt. 295-3) at 5:3.) The new argument relied on a fresh declaration from Uber's expert Dr. Lebby, who previously had not even addressed Trade Secret No. 1. (Lebby Sur-Reply Decl. (Dkt. 309) ¶ 56.) Mr. Haslim's recent deposition testimony directly contradicts this new argument, and shows that the Fuji device uses Trade Secret No. 1 exactly how it is phrased in Waymo's Trade Secret disclosure:

Waymo's Trade Secret No. 1	Mr. Haslim's May 4 Deposition
	Q. So referring to this would agree that
Opening Decl. (Dkt. 25-6) Ex. 1 (Waymo's trade secret disclosure).)	MR. KIM: Objection; form. THE WITNESS: Yes. <sup>2</sup> (Jaffe Supp. Decl. Ex. 132, Haslim Tr. at 125:19-126:1.)

Waymo identified Trade Secret No. 1 with particularity in accordance with this Court's guidance in *JobScience, Inc. v. CVPartners, Inc.*, No. C 12-04519-WHA, 2014 WL 852477 (N.D. Cal. Feb. 28, 2014). Each bullet under the numbered trade secrets in Waymo's list corresponds to the four requirements set out by this Court in *JobScience*. What is quoted above for Trade Secret No. 1 comprises "the precise claimed trade secret[], numbered, with a list of the specific elements for each, as claims would appear at the end of a patent." *Id.* Importantly, Waymo identified Trade Secret No. 1 (and all of its trade secrets) prior to taking any discovery.

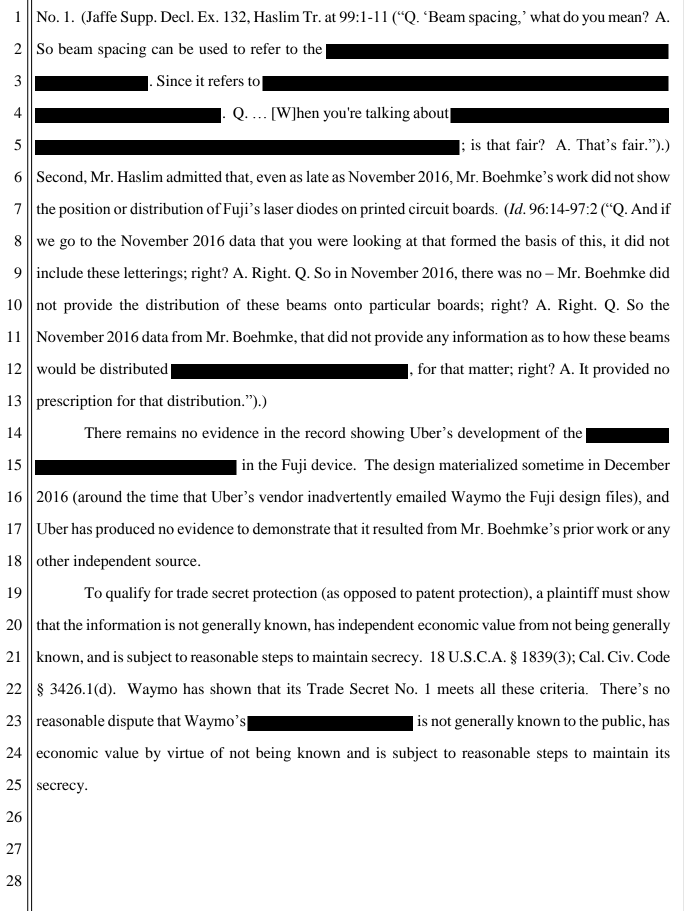
<sup>&</sup>lt;sup>2</sup> Mr. Haslim agreed that the terms are synonyms in this regard. (Jaffe Supp. Decl. Ex. 132, Haslim Tr. at 227:3-18.)

1	Contrary to Uber's recent arguments, at no point has Waymo attempted to redefine Trade
2	Secret No. 1 or stray from the express descriptions in the trade secret list. (Dkt. 363.) Instead, it is
3	Uber that has repeatedly tried to mischaracterize the trade secret. First, Uber generalized the trade
4	secret as directed to
5	known in the public domain. (Opp. (Dkt. 173-3) at 10:27-11:12.) When that failed, Uber pivoted and
6	argued that the trade secret requires
7	—in order to argue that the Fuji device does
8	not meet this requirement. (Sur-Reply (Dkt. 295-3) at 5:3; Lebby Sur-Reply Decl. (Dkt. 309) ¶ 56
9	("
10	(emphasis added)).
11	Mr. Haslim confirmed that values Uber relied on to allege "no use" are not
12	the same thing as as recited in Waymo's trade secret. First, he explained that Uber's
13	and Dr. Lebby's values do not describe the
14	(Jaffe Supp. Decl. Ex. 132, Haslim Tr. at 100:20-25 ("Q. So the that's
15	here at the end of 17, that's not referring to the
16	in Fuji; right? A. That's right."). Second, he explained that the correct way to determine
17	. (Id. 120:22-
18	121:7 ("
19	
20	
21	
22	
23	Comparing Mr. Haslim's fact testimony side-by-side with language of Waymo's trade secret
24	list, there can be no dispute that Fuji uses Trade Secret No. 1.
25	B. Mr. Haslim Confirmed that Uber Has Failed to Produce Evidence Showing
26	Independent Development of Trade Secret No. 1
27	Waymo demonstrated in its reply papers that Uber failed to produce any credible evidence to
28	show that it independently developed the on the Fuji
	Casa No. 3:17 ev 0003

circuit boards. (Reply at 3:23-4:9.) Specifically, Uber offered no evidence to support its theory that Mr. Boehmke's work in 2015 and 2016 somehow led to the Fuji design that materialized less than two months after Uber pivoted to Fuji in October 2016.<sup>3</sup> In an effort to fill the gap in its development timeline, Uber pointed the Court to a design called "Plan B" from Mr. Boehmke's May 2016 design notebook, and argued that Plan B was a "Pre-cursor to Fuji":

Uber's PI Hearing Presentation For Independent Development	Mr. Haslim's May 4 Deposition
	Q. So to your knowledge, what's described here as Plan B isn't the basis for the Fuji design?
	MR. KIM: Objection; form.
	THE WITNESS: I am not aware of a link between this Plan B in this document and the Fuji design."
	(Jaffe Supp. Decl. Ex. 132, Haslim Tr. at 143:2-6.)
	Mr. Haslim further testified that based on his job, he "would expect to know" if it was the basis for the Fuji design. ( <i>Id.</i> at 143:14-17.)

<sup>&</sup>lt;sup>3</sup> The burden of producing evidence to show independent development indisputably lies with Uber. Sargent Fletcher, Inc. v. Able Corp., 3 Cal. Rptr. 3d 279, 289-90 (2003) ("The plaintiff can introduce a variety of evidence to raise an inference of improper use: it can demonstrate that defendant had access to its trade secret; that the defendant's design mirrors the plaintiffs design; that the defendant could not have discovered the intricate details of the plaintiffs design independently or through reverse engineering from publicly available material; that the defendant's design configuration is one of many that were possible and matches the plaintiffs design; or that the defendant designed the product in less time than typically required to complete the trial and error process of independent derivation or reverse engineering. . . . Once credible evidence is presented to establish improper use by the defendant, the burden of producing evidence shifts to the defendant.").



right? A. Nobody

1	hum. Q. You didn't prepare 8A and 8B, did you? A. No. Q. Who prepared 8A and 8B? A.
2	Counsel.").) <sup>4</sup>
3	Mr. Boehmke himself had no involvement in the selecting the
4	(Id. 96:18-97:2 ("Q. So the November 2016
5	data from Mr. Boehmke, that did not provide any information as to how these beams would be
6	distributed for that matter; right? A. It provided no prescription
7	for that distribution.").) Instead, Mr. Haslim explained that it was former Waymo engineer Gaetan
8	Pennecot who primarily was responsible for the
9	262:3-264:2.) And Mr. Haslim admitted that he did not know whether Mr. Pennecot discussed the
0	design with Anthony Levandowski. (Id. at 74:1-10.) Mr. Haslim testified that Uber came up with the
1	design within "something on the order of a week." (Id. at 91:9-14.) But he admitted that there is no
2	documentary evidence to corroborate such a short development timeline because, at some point in the
3	November 2016 timeframe, "the documentation stopped." (Id. at 77:14-79:15.) Significantly, Uber
4	has never provided a declaration from Mr. Pennecot.
5	Again, Mr. Haslim's testimony confirms that Uber has no produced no credible evidence to
6	support its independent development story.
17	D. Mr. Haslim Confirmed that Did Not Use as Recited In Waymo's Trade Secret No. 7
9	Waymo's Trade Secret No. 7 recites
20	
21	
22	(Dkt. No. 25-6.) As Waymo explained in its reply papers, Uber failed to demonstrate that
23	Trade Secret No. 7 was "generally known" because the literature Uber relied on was outside the field
24	of LiDAR, did not disclose
25	
26 27 28	<sup>4</sup> Mr. Haslim admitted at his deposition that content in his Supplemental Declaration was prepared by counsel for Uber, and he reviewed this content in only a limited fashion before signing. ( <i>Id.</i> at 233:13-235:16, 235:17-236:25, 237:1-20, 237:24-240:5, 240:7-242:15, 242:24-243:21, 243:22-244:2, 245:3-245:21.)

1	(Reply at 5:26; Kintz Reply Decl. ¶¶ 42-45.)
2	Recognizing the weakness of its public domain evidence, Uber again tried to supplement the record on
3	sur-reply with a brand new argument that allegedly used (Sur-
4	reply at 5:21-24.) This argument was based on nothing more than uncorroborated deposition
5	testimony from current Uber engineer and former Waymo engineer Daniel Gruver. (Id.)
6	Mr. Haslim—who previously worked at
7	deposition testimony. (Haslim Tr. 165:1-11 ("Q.
8	
9	
10	
11	').) Mr. Haslim's testimony confirms that Uber has provided zero evidence to show that was
12	generally known in the public domain.
13	E. Mr. Haslim Confirmed that Fuji Uses Trade Secret No. 14.
14	In its opposition and sur-reply, Uber argued that the Fuji device does not use Trade Secret No.
15	14, directed to
15 16	14, directed to  (See, e.g., Opp. (Dkt. 173-3) at 14:22-15:6 ("Uber's Fuji transmit board,
16	(See, e.g., Opp. (Dkt. 173-3) at 14:22-15:6 ("Uber's Fuji transmit board,
16 17 18	(See, e.g., Opp. (Dkt. 173-3) at 14:22-15:6 ("Uber's Fuji transmit board, however, does not use").) As Waymo explained in
16 17 18	(See, e.g., Opp. (Dkt. 173-3) at 14:22-15:6 ("Uber's Fuji transmit board, however, does not use "").) As Waymo explained in its Reply brief, Exhibit B to Mr. Haslim's original declaration flatly contradicts this argument because
16 17 18	(See, e.g., Opp. (Dkt. 173-3) at 14:22-15:6 ("Uber's Fuji transmit board, however, does not use "").) As Waymo explained in its Reply brief, Exhibit B to Mr. Haslim's original declaration flatly contradicts this argument because it shows  (Reply (Dkt. 245-
16 17 18 19 20	(See, e.g., Opp. (Dkt. 173-3) at 14:22-15:6 ("Uber's Fuji transmit board, however, does not use "").) As Waymo explained in its Reply brief, Exhibit B to Mr. Haslim's original declaration flatly contradicts this argument because it shows  (Reply (Dkt. 245-4) at 7:20-8:1.) Mr. Haslim confirmed this fact during his recent deposition. (Jaffe Supp. Decl. Ex.
16 17 18 19 20	(See, e.g., Opp. (Dkt. 173-3) at 14:22-15:6 ("Uber's Fuji transmit board, however, does not use  "").) As Waymo explained in its Reply brief, Exhibit B to Mr. Haslim's original declaration flatly contradicts this argument because it shows  (Reply (Dkt. 245-4) at 7:20-8:1.) Mr. Haslim confirmed this fact during his recent deposition. (Jaffe Supp. Decl. Ex. 132, Haslim Tr. at 114:4-115:23 ("Q. So the X and Y data here shows—
16 17 18 19 20 21	(See, e.g., Opp. (Dkt. 173-3) at 14:22-15:6 ("Uber's Fuji transmit board, however, does not use  "").) As Waymo explained in its Reply brief, Exhibit B to Mr. Haslim's original declaration flatly contradicts this argument because it shows  (Reply (Dkt. 245-4) at 7:20-8:1.) Mr. Haslim confirmed this fact during his recent deposition. (Jaffe Supp. Decl. Ex. 132, Haslim Tr. at 114:4-115:23 ("Q. So the X and Y data here shows—right? A. Yes.").) Mr. Haslim further explained that it was
16 17 18 19 20 21 22 23	(See, e.g., Opp. (Dkt. 173-3) at 14:22-15:6 ("Uber's Fuji transmit board, however, does not use  "").) As Waymo explained in its Reply brief, Exhibit B to Mr. Haslim's original declaration flatly contradicts this argument because it shows  (Reply (Dkt. 245-4) at 7:20-8:1.) Mr. Haslim confirmed this fact during his recent deposition. (Jaffe Supp. Decl. Ex. 132, Haslim Tr. at 114:4-115:23 ("Q. So the X and Y data here shows—  right? A. Yes.").) Mr. Haslim further explained that it was former Waymo engineer Gaetan Pennecot—not Mr. Haslim or Mr. Boehmke—who incorporated the
16 17 18 19 20 21 22 23 24	(See, e.g., Opp. (Dkt. 173-3) at 14:22-15:6 ("Uber's Fuji transmit board, however, does not use  "").) As Waymo explained in its Reply brief, Exhibit B to Mr. Haslim's original declaration flatly contradicts this argument because it shows  (Reply (Dkt. 245-4) at 7:20-8:1.) Mr. Haslim confirmed this fact during his recent deposition. (Jaffe Supp. Decl. Ex. 132, Haslim Tr. at 114:4-115:23 ("Q. So the X and Y data here shows—  right? A. Yes.").) Mr. Haslim further explained that it was former Waymo engineer Gaetan Pennecot—not Mr. Haslim or Mr. Boehmke—who incorporated the design into Fuji. (Id.) Mr. Haslim's testimony confirms that Fuji uses Trade Secret
16 17 18 19 20 21 22 23 24 25	(See, e.g., Opp. (Dkt. 173-3) at 14:22-15:6 ("Uber's Fuji transmit board, however, does not use  "").) As Waymo explained in its Reply brief, Exhibit B to Mr. Haslim's original declaration flatly contradicts this argument because it shows  (Reply (Dkt. 245-4) at 7:20-8:1.) Mr. Haslim confirmed this fact during his recent deposition. (Jaffe Supp. Decl. Ex. 132, Haslim Tr. at 114:4-115:23 ("Q. So the X and Y data here shows—  right? A. Yes.").) Mr. Haslim further explained that it was former Waymo engineer Gaetan Pennecot—not Mr. Haslim or Mr. Boehmke—who incorporated the design into Fuji. (Id.) Mr. Haslim's testimony confirms that Fuji uses Trade Secret No. 14, and contradicts Uber's suggestion that former Waymo engineers did not influence the design

# F. Mr. Haslim Revealed that Anthony Levandowski Personally Designed the in Uber's Spider Device While Working at Waymo

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3	Uber's Sur-Reply Declaration	Mr. Haslim's May 4 Deposition
4 5 6 7	Mr. Haslim's supplemental declaration suggested that the in the Spider device was based on a "well-known technique to amplify the output power of a fiber laser."  (Haslim Supp. Decl. (Dkt. 297) ¶ 7.)	In his deposition, Mr. Haslim admitted that it was Mr. Levandowski who came up with Spider's (Jaffe Supp. Decl. Ex. 132, Haslim Tr. at 17:24-24:24.)
- 11		

Waymo explained in its Reply brief how Uber's Spider LiDAR system improperly incorporates Waymo's trade secret including as described in a presentation downloaded by Mr. Levandowski detailing "How Google Does It" for a (Dkt. 254 at 8.) Mr. Haslim's declaration made no mention of the origins of Uber's instead pointing at undated documents to support that some aspects of the design were in the public domain, though admittedly Uber did not even allege independent development of the relevant trade secrets.

Mr. Haslim's recent testimony now reveals, however, that Mr. Levandowski drew for Mr. Haslim personally—while he was employed at Waymo. Mr. Haslim testified that while he was still at Tyto LiDAR, Mr. Levandowski described to him "a schematic, a layout, an approach for " (Jaffe Supp. Decl. Ex. 132, Haslim Tr. at 17:24-19:11.) Mr. Levandowski also steered Mr. Haslim towards Waymo's key suppliers.<sup>5</sup> (*Id.* at 18:20-25.) When Mr. Haslim was asked to draw the specific circuitry proposed to him by Mr. Levandowski (*id.* at 20:16-24:24), he produced a schematic (left drawing below) that bears

One of these suppliers, is Waymo's confidential vendor for providing the Mr. Haslim relies on information from

a striking resemblance to Waymo's trade secret

Tellingly, however, Mr. Haslim omits the fact that he *actually* relied on Mr. Levandowski's guidance in order to develop this approach. (*See Jaffe Reply Decl.* (Dkt. 248) Ex. 86 (email showing Levandowski directing Otto employees to get

Schematic from Levandowski	Waymo's Trade Secret Schematic

Mr. Haslim admitted that he never asked Mr. Levandowski whether he was permitted to reveal this information, and that it was "not impossible" that the schematic provided had been derived from Waymo's confidential information. (Jaffe Supp. Decl. Ex. 132, Haslim Tr. at 23:13-24:6.). Mr. Haslim also could not provide any information as to whether the alleged public domain evidence cited in his declaration was available before Mr. Levandowski revealed the designs to him. (*Id.* at 244:14-245:2.)

# II. ANTHONY LEVANDOWSKI HAS HAD SIGNIFICANT INFLUENCE OVER UBER'S LIDAR PROGRAM

### A. Levandowski Has Been Involved In Uber's LiDAR Program from the Beginning

When Mr. Haslim joined Otto as part of the LiDAR team, he reported directly to Mr. Levandowski. (Jaffe Supp. Decl. Ex. 132, Haslim Tr. at 31:25-32:2). He had regular staff meetings with Mr. Levandowski where "LiDAR would definitely come up in conversations with him, at that point, on a probably fairly routine basis, like weekly basis." (*Id.* at 32:3-13). Mr. Levandowski was similarly a member of the email list, which Mr. Haslim explained is the list of "Otto LiDAR development employees." (*Id.* at 151:21-152:2).

Beyond weekly staff meetings with Mr. Levandowski, Mr. Haslim further testified that he received feedback on LiDAR development from Anthony Levandowski by telephone while Mr. Levandowski was at Uber's ATC headquarters in Pittsburgh prior to Otto being acquired by Uber. (*Id.* at 33:12-35:25.) According to Mr. Haslim, Mr. Levandowski was discussing design approaches

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described in a document titled "LiDAR Thoughts." (Id. at 34:21-35:22.) Importantly, a May 16, 2016 document bearing this exact title serves as alleged link in the "independent development" story that Uber attempts to tell through the Declaration of Scott Boehmke. (Boehmke Opening Decl. (Dkt. 176) ¶ 14 & Ex. H.) Mr. Boehmke is silent on the authorship of this document, and Mr. Haslim was also unable to testify regarding its origin. (Jaffe Supp. Decl. Ex. 132, Haslim Tr. at 35:3-14.) The fact that Mr. Levandowski was contemporaneously describing the contents of this key, early Uber development document from Uber's ATC headquarters severely undermines Uber's attempt to construct an independent development narrative apart from Mr. Levandowski's involvement.

Mr. Haslim confirmed that the statement in his original declaration about Mr. Levandowski's lack of involvement in the Fuji device is not credible. When asked what he would do to determine what development input Mr. Levandowski had into Otto and Uber's LiDAR designs, he explained that he would (1) "talk to the various engineers that had LiDAR responsibilities"; (2) "look at Anthony's email"; and; (3) "look for Google docs with his authorship." (*Id.* at 175:15-177:4).

When asked about the first sentence of paragraph 19 of his declaration, which specifically states that Mr. Levandowski was not involved in the Fuji, Mr. Haslim states he did "no investigation" to confirm the statement is accurate. (*Id.* at 253:1-13, 288:6-23.) He did not talk to anyone, including anyone on the LiDAR team. (Id. at 288:25-289:2, 289:6-8.) He did not look any documents. (Id. at 289:3-5.) He did nothing at all other than "refer to [his] recollection." (Id. at 288:20-23.) In short, Mr. Haslim did not even do the items he testified he would do to learn Mr. Levandowsi's LiDAR involvement. The statement is not credible and the evidence indicates otherwise: Mr. Levandowski was personally involved in Uber's LiDAR development, including the Fuji

#### В. Levandowski Regularly Used His Personal Laptop During the Course of His Work on Uber's LiDAR Program

Prior to Otto's announced acquisition by Uber, Mr. Haslim recalled regularly seeing Mr. Levandowski with his Macintosh laptop computer into Otto's offices. (*Id.* at 40:9-45:16.) Because this was months before Uber acquired Otto, it cannot be Mr. Levandowski's "Uber laptop." At the same time, Mr. Levandowski was collaborating with Uber on its LiDAR designs. (*Id.* at 33:12-35:22.) Mr. Haslim testified he saw Mr. Levandowski with this laptop approximately a few times each week Mr. Levandowski was in Otto's San Francisco offices. (*Id.* at 44:8-45:16.) Mr. Haslim also testified that he received work related emails from Mr. Levandowski on a "regular basis" while Mr. Levandowski was not physically present in Otto's offices. (*Id.* at 46:19-22.)

#### C. Uber's Sequestration of Anthony Levandowski is Ineffective

Defendants assert in their sur-reply, with no evidence, that they have "recused Mr. Levandowski from all LiDAR development" at Uber. (Dkt. 295-3 at 2.) Mr. Haslim, however, testified that

(Jaffe Supp. Decl. Ex. 132, Haslim Tr. at 54:24-55:12.)

Further, Mr. Haslim confirmed that

. (*Id.* at 56:18-60:25.) Mr. Haslim also confirmed that the new head of Uber's LiDAR development team, Eric Meyhofer, continues to work closely with Mr. Levandowski on a day-to-day basis. (*Id.* at 14:1-6.)

Mr. Haslim confirmed

(*Id.* at 63:9-15.)

# III. <u>UBER STILL HAS NOT DISCLOSED THE FULL BREADTH OF ITS LIDAR PROGRAM</u>

Throughout this case, Uber has tried to convince the Waymo and the Court that Fuji is its only LiDAR project—even after Waymo discovered the Spider device. (Opp. at 1:15-23; Sur-reply at 6:27-7:7.) Mr. Haslim's deposition testimony reveals even more evidence that Uber has concealed the nature of it LiDAR program. Mr. Haslim identified four LiDAR suppliers that Uber is currently working with—three of which were not listed on Uber's disclosure to the Court. (*Id.* at 108:17-110:1.) And in some cases, Mr. Levandowski is emailing with these suppliers, while Uber is withholding the entire communication under claims of privilege. (*Id.* at 112:7-14 & Depo. Ex. 154.) Mr. Haslim also explained that employees on Uber's list of LiDAR employees provided to the Court were not working on Fuji—Mr. Haslim could not say which other LiDAR projects these

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1	employees might be working on. ( <i>Id.</i> at 105:5-108:16.) Uber's tack with its court-ordered disclosure	
2	regarding its LiDAR employees and suppliers is endemic to its approach to the injunction	
3	proceedings.	
4	<u>CONCLUSION</u>	
5	Waymo maintains its objection to Uber's improper arguments and new declarations submitted	
6	on its sur-reply. Even if the Court considers these arguments, however, the litigation-driven narrative	
7	falls apart under the cross examination of Uber's key technical witness, Mr. Haslim. The arguments	
8	fail to overcome Waymo's strong evidence showing that Uber misappropriated Waymo's trade secrets	
9	and used them to develop its LiDAR program.	
10		
11	DATED: May 8, 2017 QUINN EMANUEL URQUHART & SULLIVAN, LLP	
12	By \( \s/David A. Perlson \)	
13	David A. Perlson Attorneys for WAYMO LLC	
14	Attorneys for WATWO LLC	
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